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CENTRAL FAX CENTER FAX TRANSMISSION AUG 1 4 2006 DATE: PTO IDENTIFIER: **Application Number** 08/819,669-Conf. #1995 Patent Number Inventor: Thierry Boon-Falleur et al. US Patent and Trademark Office Examiner Philip Gambel (Courtesy Copy) **MESSAGE TO:** Supervisory Examiner Christina Chan Group Director George Elliot (Tech Center 1600) (571) 273-8300 (571) 273-0844 **FAX NUMBER:** (571) 273-0841 (571) 273-0600 FROM: FULBRIGHT & JAWORSKI L.L.P. Norman D. Hanson PHONE: (212) 318-3168 Attorney Dkt. #: NY-LUD 5253-US5-DIV (09885911) PAGES (including Cover Sheet): CONTENTS: Letter Certificate of Transmission (1 page) If your receipt of this transmission is in error, please notify this firm immediately by collect call to sender at (212) 318-3168 and send the original transmission to us by return mail at the address below. This transmission is intended for the sole use of the individual and entity to whom it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. You are hereby notified that any dissemination, distribution or duplication of this transmission by someone other than the intended addressee or its designated agent is strictly prohibited. FULBRIGHT & JAWORSKI L.L.P. 666 Fifth Avenue, New York, New York 10103 Telephone: (212) 318-3000 Facsimile: (212) 318-3400

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Docket No.: NY-LUD 5253-US5-DIV (PATENT)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Thierry Boon-Falleur et al.

Application No.: 08/819,669

Filed: March 17, 1997

For: TUMOR REJECTION, ANTIGEN

PRECURSORS, TUMOR REJECTION ANTIGEN'S AND USES THEREOF

Confirmation No.: 1995

Art Unit: 1644

Examiner: P. Gambel

STATUS REQUEST

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

On June 7, the Board of Patent Appeals and Interferences issued its decision in this case, reversing all rejections set forth by the Examiner, and remanding the application for consideration of issues set forth at pages 45-48 of its decision.

The application has special status, as a result of a petition granted in 2004. Further, cases reversed and remanded by the Board are supposed to be treated with special dispatch. Finallly, the specific factual determination which the Board called

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Application No. 08/819,669

Docket No.: NY-LUD 5253-US5-DIV

upon the Examiner to make, is by reference to application Serial No. 08/590,097 which is being handled by the same Examiner.

As applicants were recently chided, by the Group Director, for requesting suspension in 08/590,097, because inter alia, the application has been pending for ten years, it is believed that it is incumbent upon the USPTO to act promptly in this case.

Some indication of when a claim on the remand may be expected would be appreciated.

Respectfully submitted,

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